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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE		033136-115	8276
09/811,260	03/16/2001	Duncan Arthur Newman	000150 110	

7590 21839

07/02/2002

BURNS DOANE SWECKER & MATHIS L L P POST OFFICE BOX 1404 ALEXANDRIA, VA 22313-1404

EXAMINER SMITH, DUANE

PAPER NUMBER ART UNIT 1724

DATE MAILED: 07/02/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

^		Application No.	Applicant(s)	/
	•	09/811,260	NEWMAN ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Duane S. Smith	1724	
	The MAILING DATE of this communication app	pears on the cover sheet w	ith the correspondence address	
Dariad fo	r Reniv			
THE I - External after - If the - If NC - Failu - Any I earn	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a replay to period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statution to reply within the set or extended period for reply will, by statution to reply within the set or extended period for reply will, by statution to reply will be office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	I36(a). In no event, however, may a ly within the statutory minimum of th will apply and will expire SIX (6) MC	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. RANDONED (35 U.S.C. § 133).	
Status	Responsive to communication(s) filed on			
1)[_	This action is FINAL . 2b) T	—— his action is non-final.		
2a)□	This dotton to the second tion for allow	cance except for formal m	atters, prosecution as to the merits is	5
3)⊡ Disposit	Since this application is in condition for allow closed in accordance with the practice undetion of Claims	r Ex parte Quayle, 1935 (c.D. 11, 453 O.G. 213.	
	Claim(s) 1-18 is/are pending in the application	n.		
,	4a) Of the above claim(s) is/are withdra	awn from consideration.		
5)[•]	Claim(s) 1-18 is/are allowed.			
6)				
7)[Claim(s) is/are objected to.			
8)[and and an architecture and	or election requirement.		
	tion Papers			
9)[-	The specification is objected to by the Examir	ner.	ested to by the Evaminer	
10)	The drawing(s) filed on <u>16 March 2001</u> is/are:	a)[x] accepted or b)[obj	evance. See 37 CFR 1 85(a).	
	Applicant may not request that any objection to	The drawing(s) be neid in ab	disapproved by the Examiner.	
11)	The proposed drawing correction filed on		Township to the max and the man	
	If approved, corrected drawings are required in			
	The oath or declaration is objected to by the	_даншо		
Priority	under 35 U.S.C. §§ 119 and 120	ian priority under 35 H S	C. & 119(a)-(d) or (f).	
	Acknowledgment is made of a claim for fore	ight phonity under 35 O.O.	 3 • (=) (=) (-)	
	a) ☐ All b) ☐ Some * c) ☐ None of:	ante have been received		
	1. Certified copies of the priority docume	ents have been received.	n Application No.	
	 2. Certified copies of the priority docume 3. Copies of the certified copies of the p 	sings have been received to	en received in this National Stage	
	application from the International	list of the certified copies	not received.	
14)[.	Acknowledgment is made of a claim for dome	estic priority under 35 U.S	.C. § 119(e) (to a provisional applica	ition).
	a) ☐ The translation of the foreign language ☐ Acknowledgment is made of a claim for dom	provisional application ha	s been received.	
Attachn				
1) N	lotice of References Cited (PTO-892) lotice of Draftsperson's Patent Drawing Review (PTO-948) nformation Disclosure Statement(s) (PTO-1449) Paper No(5) Notic	riew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)	- ·

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1. If applicant desires priority under 35 U.S.C. 120 based upon a previously filed copending application, specific reference to the earlier filed application must be made in the instant application. This should appear as the first sentence of the specification following the title, preferably as a separate paragraph. The status of nonprovisional parent application(s) (whether patented or abandoned) should also be included. If a parent application has become a patent, the expression "now Patent No."

should follow the filing date of the parent application. If a parent application has become abandoned, the expression "now abandoned" should follow the filing date of the parent application.

If the application is a utility or plant application filed on or after November 29, 2000, any claim for priority must be made during the pendency of the application and within the later of four months from the actual filing date of the application or sixteen months from the filing date of the prior application. See 37 CFR 1.78(a)(2) and (a)(5). This time period is not extendable and a failure to submit the reference required by 35 U.S.C. 119(e) and/or 120, where applicable, within this time period is considered a waiver of any benefit of such prior application(s) under 35 U.S.C. 119(e), 120, 121 and 365(c). A priority claim filed after the required time period may be accepted if it is accompanied by a grantable petition to accept an unintentionally delayed claim for priority under 35 U.S.C. 119(e), 120, 121 and 365(c). The petition must be accompanied by (1) a surcharge under 37 CFR 1.17(t), and (2) a statement that the entire delay between the date the claim was due under 37 CFR 1.78(a)(2) or (a)(5) and the date the claim was filed was unintentional. The Commissioner may require additional information

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where there is a question whether the delay was unintentional. The petition should be directed to the Office of Petitions, Box DAC, Assistant Commissioner for Patents, Washington, DC 20231.

- 2. Applicant's claim for domestic priority under 35 U.S.C. 119(e) is acknowledged.
- 3. The abstract of the disclosure is objected to because it is longer than 150 words in length. Correction is required. See MPEP § 608.01(b).
- 4. Claims 1-18 are allowed over the prior art of record.
- The following is an examiner's statement of reasons for allowance: None of the 5. prior art of record teach nor suggest the claimed features of an apparatus for eliminating gas bubbles in a syringe including a syringe having a syringe outlet and a syringe operator, an actuator for moving the syringe operator; a tubing connected to the syringe outlet; and a sensor positioned adjacent the tubing for sensing when gas bubbles have been eliminated from the tubing as in instant claim 1. Claims 2-8 depend upon claim 1 and are allowed for at least the reasons that instant claim 1 is allowed. None of the prior art of record teach nor suggest the claimed features of an apparatus for conditioning organic fluid as in instant claim 9 including a cabinet having a secure environment for conditioning the fluid; an input system for transporting fluid from a source to the cabinet, a container removably contained in the secure environment and coupled to the input system to receive the fluid; stressors coupled to the container and positioned to create a conditioned fluid in the container, an output system coupled to the container and including a receiver for the conditioned fluid; and an apparatus sensing when gas bubbles are eliminated from the receiver including a sensor arranged for sensing when

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gas bubbles have been eliminated from the receiver. Claims 10-18 depend upon claim 9 are allowed for at least the reasons that instant claim 9 is allowed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Utterberg, Meyer, and Davis disclose similar apparatus.

7. This application is in condition for allowance except for the formal matters.

Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duane S. Smith whose telephone number is 703-308-3792. The examiner can normally be reached on 8:30-6:00 M-TH.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Simmons can be reached on 703-308-1972. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-7718 for regular communications and 703-305-3599 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0651.

Duane S. Smith Primary Examiner

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dss June 27, 2002